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APPLICATION NO.	FILING DATÉ	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/519,291	12/23/2004	Jong-Pil Chung	SHN-0037	9156
			EXAMINER	
55 GRIFFIN R			PATEL, NATASHA	
BLOOMFIELD	J, C1 06002	•	ART UNIT	PAPER NUMBER .
			3766	
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		·	08/07/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)
Office Action Summary		10/519,291	CHUNG ET AL.
		Examiner	Art Unit
	•	Natasha N. Patel	3766
Period fo	The MAILING DATE of this communication ap		
A SHO WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPISHEVER IS LONGER, FROM THE MAILING Is is is on time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statuely received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICAT .136(a). In no event, however, may a reply of will apply and will expire SIX (6) MONTHS te, cause the application to become ABAND	FION. be timely filed from the mailing date of this communication. ONED (35 U.S.C. § 133).
Status			•
2a)⊠	Responsive to communication(s) filed on <u>ame</u> This action is <b>FINAL</b> . 2b) The Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters,	·
Dispositi	on of Claims		
4)⊠ 5)⊠ 6)⊠ 7)□ 8)□ Applicati 9)□ 10)⊠	Claim(s) 3-19 is/are pending in the application 4a) Of the above claim(s) is/are withdraward.  Claim(s) 3-17 is/are allowed.  Claim(s) 18 and 19 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/on Papers  The specification is objected to by the Examinating the drawing(s) filed on 25 December 2004 is/of Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct the oath or declaration is objected to by the Examinating the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath or declaration is objected to by the Examinating sheet(s) including the correct the oath of the oath or declaration is objected to by the Examinating sheet(s).	awn from consideration.  for election requirement.  fer.  fare: a)⊠ accepted or b)□ obeed drawing(s) be held in abeyance.  for extraction is required if the drawing(s) is	See 37 CFR 1.85(a). s objected to. See 37 CFR 1.121(d).
12)⊠ a)ľ	Acknowledgment is made of a claim for foreig All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureasee the attached detailed Office action for a list	nts have been received. nts have been received in Applionity documents have been recau (PCT Rule 17.2(a)).	cation No eived in this National Stage
2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summ Paper No(s)/Ma 5) Notice of Inform 6) Other:	nil Date

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#### **DETAILED ACTION**

1. The amendment filed June 11, 2007 has been received and considered. By this amendment, Claims 1-2 have been cancelled, Claims 3 and 15-17 have been amended, and Claims 18-19 have been added. Thus, Claims 3-19 are pending in the application.

## Claim Rejections - 35 USC § 101

2. In view of the Applicant's restatement of the relationship between the connecting line and the auricle of vagus nerves of the ear, the Examiner is withdrawing the rejection of Claim 3 that was made in the last Office Action.

# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Meadows et al. (US Patent 6,553,263).
- 5. Regarding Claim 18, Meadows discloses an electric stimulator comprising: a battery (see battery 180') for supplying an electric power to the electric stimulator; a voltage regulating unit (see output regulator in AIC 190'; Figure 4) for transforming a voltage outputted from the battery to a constant voltage corresponding to one required for the electric stimulator;

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a microprocessor (see processor DIE 160') receiving the electric power from the voltage regulating unit for initializing and controlling the electric stimulator;

an oscillator for generating a predetermined range of frequency according to control of the microprocessor (see Figure 5 and col. 15, lines 49-51); The examiner considers there has to be some component that allows the frequency to be varied/adjusted.

a connector (see connector 192') connected through a connecting line to a contacting terminal adapted to contact an auricle of vagus nerves of an ear, for outputting the frequency from the oscillator.

Meadows discloses a 0.2 to 1.6 Volt range. Meadows does not disclose that the connector voltage varies from 1mV to 100mV. However, it would have been obvious to one of ordinary skill in the art at the time of the invention to select a voltage between 1mV and 100mV because it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum workable ranges for a specific application involves only routine skill in the art (*In re Aller*, 105 USPQ 233). In other words, it would have been obvious for someone to use a lower voltage on the auricle of the ear than the voltage that Meadows uses on the spinal cord since those are two different areas of the body with their own specific stimulation needs.

6. Regarding Claim 19, Meadows discloses the pulse rate preferably spans 0-1000 Hz, which includes the range of 7-14 Hz. However, it would have been obvious to one of ordinary skill in the art at the time of the invention to select a frequency between 7-14 Hz because it has been held that where the general conditions of a claim are disclosed

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in the prior art, discovering the optimum workable ranges for a specific application involves only routine skill in the art (*In re Aller*, 105 USPQ 233).

## Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 8. Claims 18 and 19 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Tomecek (US Patent 4,112,923)
- 9. Regarding Claim 18, Tomecek discloses an electric stimulator comprising: a battery (see battery; Figure 11) for supplying an electric power to the electric stimulator;

a voltage regulating unit (see power supply 156) for transforming a voltage outputted from the battery to a constant voltage corresponding to one required for the electric stimulator; The examiner takes Official Notice that voltage regulators are well known in the field of stimulator circuitry. A voltage regulator is needed to provide a steady, consistent voltage and prevent voltage fluctuations from interfering with the device's operation.

a microprocessor (see logic 162) receiving the electric power from the voltage regulating unit for initializing and controlling the electric stimulator;

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an oscillator (see osc.; Figure 11) for generating a predetermined range of frequency according to control of the microprocessor; and

a connector (see probe 22) connected through a connecting line to a contacting terminal adapted to contact an auricle of vagus nerves of an ear (see Figure 3, col. 7, line 50-52 and col. 8, line 43-44), for outputting the frequency from the oscillator and the voltage outputted from the connector is a voltage selected from a range of 1mV to 100mV. The examiner considers that since the voltage knobs are adjustable, the oscillator will inherently be capable of selecting a range of 1mV to 100mV.

10. Regarding Claim 19, Tomecek discloses a frequency adjuster (see control knob 58), but does not disclose a 7-14 Hz frequency range specifically. However the examiner considers that since the frequency knobs are adjustable, the control knob is capable of allowing the stimulator to stimulate between 7-14 Hz.

### Allowable Subject Matter

11. Claims 3-17 are allowed.

#### Conclusion

12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Kim et al. (US Patent 5,514,175)

Skovajsa (US Patent 4,232,678)

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- 13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Natasha N. Patel whose telephone number is 571-272-5818. The examiner can normally be reached on M-F 8:30-5:00.
- 14. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Angela D. Sykes can be reached on 571-272-4955. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.
- 15. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Natasha N Patel Patent Examiner Art Unit 3766 /Kennedy J. Schaetzle/ Primary Examiner, AU 3766 July 24, 2007